

# Michael Faillace & Associates

Employment and Litigation Attorneys

60 East 42<sup>nd</sup> Street, Suite 4510  
New York, New York 10165

gnaydenskiy@faillacelaw.com

USDC SDNY  
DOCUMENT  
ELECTRONICALLY FILED  
DOC #: \_\_\_\_\_  
DATE FILED: 5/10/2021

May 10, 2021

**Via ECF**

Honorable Analisa Torres  
United States District Judge  
500 Pearl St.  
New York, NY 10007

Re: Raamanuj v. Zaika Food Company LLC et al  
20-cv-04317-AT

Your Honor:

We represent Plaintiff in the above referenced matter. We respectfully request a one- week extension *nunc pro tunc* to May 14, 2021 to file an amended default motion. Plaintiff would like to amend his declaration because he remembered that during a certain time period he took 3 days off. Thus, the damages calculations and motion have to be amended accordingly. Therefore, we respectfully request a one- week extension *nunc pro tunc* to May 14, 2021 to file an amended default motion

We thank the Court for its time and attention to this matter.

Respectfully Submitted,

/s/ Gennadiy Naydenskiy  
Gennadiy Naydenskiy

GRANTED.

SO ORDERED.

Dated: May 10, 2021  
New York, New York



ANALISA TORRES  
United States District Judge